

UNITED STATES DEPARTMENT OF COMMERCE

Patent and Trademark Office

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 APPLICATION NO.
 FILING DATE
 FIRST NAMED INVENTOR
 ATTORNEY DOCKET NO.

 09/240,524
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 GERNDT
 R
 KCC-14-026

QM02/0629

PAULEY PETERSEN KINNE & FEJER 2800 WEST HIGGINS ROAD SUITE 365 HOFFMAN ESTATES IL 60195 ATKINSON, C

ART UNIT PAPER NUMBER

EXAMINER

3743

DATE MAILED: 06/29/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	Application No.	Applicant(s)
Office Action Commerce	09/240,524	Gerndt et al.
• Office Action Summary	Examiner	Group Art Unit
	Atkins	on 3743
—The MAILING DATE of this communication	appears on the cover shee	t beneath the correspondence address—
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REPLY IS OF THIS COMMUNICATION.	SET TO EXPIRE	MONTH(S) FROM THE MAILING DATE
 Extensions of time may be available under the provisions of 3 from the mailing date of this communication. If the period for reply specified above is less than thirty (30) does not not not not not not not not not not	ays, a reply within the statutory min	nimum of thirty (30) days will be considered timely.
Status		
Responsive to communication(s) filed on	101	
☐ This action is FINAL.	•	
 Since this application is in condition for allowance accordance with the practice under Ex parte Quay 		
Disposition of Claims	_	
Claim(s)	· · · · · · · · · · · · · · · · · · ·	is/are pending in the application.
Of the above claim(s)		is/are withdrawn from consideration.
□ Claim(s)		is/are allowed.
□ Claim(s) /-25		is/are rejected.
		is/are objected to.
•		are subject to restriction or election
□ Claim(s)		
☐ Claim(s)	Drawing Review, PTO-948.	are subject to restriction or election requirement.
☐ Claim(s)————————————————————————————————————	Drawing Review, PTO-948.	are subject to restriction or election requirement.
☐ Claim(s)	Drawing Review, PTO-948.	are subject to restriction or election requirement.
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☐ Claim(s) ☐ Claim(s) ☐ Claim(s) Application Papers ☐ See the attached Notice of Draftsperson's Patent ☐ The proposed drawing correction, filed on	Drawing Review, PTO-948. 2/ 0/ is ⊡approve e objected to by the Examine	are subject to restriction or election requirement.
☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Application Papers ☐ See the attached Notice of Draftsperson's Patent ☐ The proposed drawing correction, filed on is/ard ☐ The drawing(s) filed on is/ard ☐ The specification is objected to by the Examiner. ☐ The oath or declaration is objected to by the Exam	Drawing Review, PTO-948. 2/ 0/ is ⊡approve e objected to by the Examine	are subject to restriction or election requirement.
☐ Claim(s)	Drawing Review, PTO-948. 2/0/ is ⊡approved by the Examine hiner. iority under 35 U.S.C. § 11 9(are subject to restriction or election requirement. d □ disapproved by the bxamher r. a)-(d).
☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Application Papers ☐ See the attached Notice of Draftsperson's Patent ☐ The proposed drawing correction, filed on ☐ is/ard ☐ The drawing(s) filed on ☐ is/ard ☐ The specification is objected to by the Examiner. ☐ The oath or declaration is objected to by the Exam Priority under 35 U.S.C. § 119 (a)-(d) ☐ Acknowledgment is made of a claim for foreign pri ☐ All ☐ Some* ☐ None of the CERTIFIED cop	Drawing Review, PTO-948. O	are subject to restriction or election requirement. d □ disapproved by the bx a m.h. ev r. a)-(d). s have been
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☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Application Papers ☐ See the attached Notice of Draftsperson's Patent ☐ ☐ The proposed drawing correction, filed on	Drawing Review, PTO-948. Drawing Review, PTO-948. Drapproved in the Examine in the International Bureau (PC)	are subject to restriction or election requirement. d □ disapproved by the Sxamhor r. a)-(d). b have been T Rule 1 7.2(a)).
□ Claim(s) □ Claim(s) □ Claim(s) Application Papers □ See the attached Notice of Draftsperson's Patent □ The proposed drawing correction, filed on	Drawing Review, PTO-948. Drawing Review, PTO-948. Drapproved is properties of the priority documents. Drawing Review, PTO-948. Drawing Review, P	are subject to restriction or election requirement. d □ disapproved by the bx a military r. a)-(d). b have been T Rule 1 7.2(a)).

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

Part of Paper No.

Application/Control Number: 09/240,524

Art Unit: 3743

Response to RCE and Amendment

Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103© and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

Claims 1-25 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Scannell in view of Schonemann or Akiyoshi et al. or Marschke.

The patent of Scannell in Figures 1-3 and 5 discloses all the claimed features with the exception of the passage extending between the inlet and outlet ends of the roller.

The patents of Schonemann, Akiyoshi et al. and Marschke disclose that it is known to

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have a passage between the inlet and outlet ends of a roller for the purpose of saving space and manufacturing costs (i.e. using less tubing in the plumbing of the fluid supply and removal system) by delivering and removing a fluid to and from only one end of the roller. It would have been obvious at the time the invention was made to a person having ordinary skill in the art to employ in Scannell the passage between the inlet and outlet ends of the roller for the purpose of saving space and manufacturing costs by delivering and removing the fluid to and from only one end of the roller as disclosed in Schonemann, Akiyoshi et al. and Marschke. The claimed number of channels is considered to be an obvious design choice which does not solve any stated problem or produce any new and/or unexpected result. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have two rollers, since it has been held that mere duplication of the essential working parts of a device involves only routine skill in the art. St. Regis Paper Co. v. Bemis Co., 193 USPQ 8. Also, Akiyoshi et al. teaches two rollers.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Christopher Atkinson whose telephone number is (703) 308-2603.

CHRISTOPHER ATKINSON PRIMARY EXAMINER

June 26, 2001